

**MINUTES FOR THE COURT OF APPEAL
STATE OF CALIFORNIA
SECOND APPELLATE DISTRICT**

May 9, 2003

DIVISION THREE

B154467 People
v.
Aaron Morgan Walker

Filed order modifying opinion. Petition for rehearing is denied. (No change in the judgment)

DIVISION FOUR

B156579 People (Not for Publication)
v.
Davis

The judgment is affirmed.

Curry, J.

We concur: Vogel (C.S.), P.J.
Epstein, J.

B158250 People (Not for Publication)
v.
Nieto

Appellant's sentence is reversed with directions to sentence him on his burglary conviction as well as his robbery conviction and stay execution of sentence on appellant's burglary conviction and to modify appellant's precommitment credit award to reflect the correct amount of credits. In all other respects, the judgment is affirmed.

Curry, J.

We concur: Vogel (C.S.), P.J.
Hastings, J.

May 9, 2003 (Continued)

DIVISION FOUR (Continued)

B151720 Nickel
v.
Mazda Motors of America

Filed order denying petition for rehearing.

DIVISION FIVE

[illegible]

The trial court's orders are affirmed.

Armstrong, J.

We concur: Turner, P.J.
 Grignon, J.

B161617 People (Not for Publication)
v.
Jason Bryan Anderson

The clerk of the superior court is instructed to correct the abstract of judgment in the current matter, superior court case number BA223251, as follows: The case number for the probation matter, "YA042271", should be inserted into case Box "B" in the supper right corner of the abstract of judgment. In Paragraph 1, in the column labeled "CNTJ", the contents of the third box down should be changed from "1N" to "1B." The clerk is directed to deliver a copy of the corrected abstract to the Department of Corrections. The judgment is affirmed in all other respects.

Armstrong, J.

We concur: Grignon, Acting P.J.
Mosk, J.

May 9, 2003 (Continued)

DIVISION FIVE (Continued)

B160398 People (Not for Publication)

V.

Miguel Mendoza

The judgment is affirmed.

Armstrong, J.

We concur: Turner, P.J.

Grignon, J.

B161412 People (Not for Publication)

V.

Efrain S.

The trial court's orders are affirmed.

Armstrong, J.

We concur: Turner, P.J.

Grignon, J.

B158354 People (Not for Publication)

V.

Frank B. Kelly

The judgment is affirmed.

Armstrong, J.

We concur: Turner, P.J.

Grignon, J.

B160323 People (Not for Publication)

V.

Johnathon K.

The judgment is affirmed.

Armstrong, J.

We concur: Turner, P.J.

Mosk, J.

DIVISION SEVEN

Court convened at 9:00 A.M.

Present: Perluss, P.J., Johnson, J., Woods, J., Munoz, J. (Assigned) and Eva McClintock, Deputy Clerk.

B157602 Wall
 v.
 Odom

Merits:
Argued by Stuart Esner for appellant and by Larry Lewellyn for respondents. Cause submitted.

B155884 Vick, et al.
 v.
 DaCorsi, et al.

Merits:
Argued by Kevin Stack for appellants and by Gerard Dougherty for respondents. Cause submitted.

B149628 Aubrey
 v.
 Jasco Chemical Corp.

Merits:
Argued by Ronald Kim for appellant and by Charles Collins for respondent. Cause submitted.

B162198 Consolidated Fire
 v.
 Kathleen Connell

Merits:
Argued by Jeffrey Rich, Deputy Attorney General for appellant and by Scott Bertzyk for respondent. Cause submitted.

May 9, 2003 (Continued)

DIVISION SEVEN (Continued)

B162070 Martin Gaytan
v.
Workers Compensation Appeals Board
LA Unified School District, Respondent

Merits:
Argued by Esther Oz for petitioner and by David Lister for respondent.
Cause submitted.

B154066 Riddle 1984 Trust, et al.
v.
Ezor

Merits:
Argued by Nate Kraut for appellant and by Leonard Unger for respondents.
Cause submitted.

Court adjourned at 11:39 A.M.

DIVISION EIGHT

B159289 People (Not for Publication)
v.
Thompson

The judgment is modified by awarding appellant a total of 356 days of presentence credit, rather than 355 days. As modified, the judgment is affirmed.

Boland, J.

We concur: Cooper, P.J.
Rubin, J.

May 9, 2003 (Continued)

DIVISION EIGHT (Continued)

B156407 People (Not for Publication)
v.
Bolt

The judgment is affirmed.

Boland, J.

We concur: Cooper, P.J.
Rubin, J.

B159491 People (Not for Publication)
v.
Williams

The order denying appellant's Penal Code section 851.8 motion is reversed and the cause remanded. The trial court is directed to find appellant factually innocent and order records of her arrest on this charge sealed and destroyed.

Boland, J.

We concur: Cooper, P.J.
Rubin, J.